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10	Attorneys for Plaintiff and Counter-Defendant				
11	EXCEPTIONAL INNOVATION, LLC				
12	UNITED STATES DISTRICT COURT				
13	SOUTHERN DISTRICT OF CALIFORNIA				
14	EXCEPTIONAL INNOVATION, LLC,	Case No. 3:07-CV-02041-LAB-LSP			
15	Plaintiff,	STIPULATION RE FILING FIRST			
16	vs.	AMENDED COMPLAINT			
17	KONTRON AMERICA, INC.,				
18	Defendant.				
19	AND RELATED CROSS-ACTIONS				
20	AND RELATED CROSS-ACTIONS				
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22	///				
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	P:00417851:07553,0342335/026480-0001 889745.02 a03/17/08	Case No. 3:07-CV-02041-LAB-LSP STIPULATION RE FILING FIRST AMENDED COMPLAINT			

1	It is STIPULATED by the parties through their respective attorneys of record that		
2	Plaintiff and Counter-defendant may file a First Amended Complaint, a copy of which is		
3	attached as Exhibit A.		
4	It is further STIPULATED that the Defendant and Counter-claimant waives notice		
5-	and service of the First Amended Complaint and that it shall have 15 days from the filing		
6	of this stipulation to file and serve its answer to the First Amended Complaint.		
7	Dated: March 17, 2008	RUTAN & TUCKER, LLP JEFFREY WERTHEIMER	
8		CHRIS HEIKAUS WEAVER	
9		By: CM Wh	
10		Chris Heikaus Weaver Attorneys for Plaintiff and Counter-	
11		Defendant EXCEPTIONAL INNOVATION, LLC	
12			
13	Dated: March 17, 2008	SOLOMON WARD SEIDENWURM AND SMITH, LLP	
14	·	Pulling the last age	
15		Elizabeth Ann Mitchell	
16		Attorneys for Defendant and Counter-Claimant KONTRON	
17		AMERICA, INC.	
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•		Case No. 3:07-CV-02041-LAB-LSP	
	II	CHILDRIN AMEAN DE DIE DAG EDIOTE ANGUEDE	

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11	EXCEL HONAL INNOVATION, LLC			
12	UNITED STATES DISTRICT COURT			
13	SOUTHERN DISTRICT OF CALIFORNIA			
14	EXCEPTIONAL INNOVATION, LLC,	Case No. 3:07-CV-02041-LAB-LSP		
15	Plaintiff,	FIRST AMENDED COMPLAINT OF		
16	vs.	PLAINTIFF EXCEPTIONAL INNOVATION, LLC		
17	KONTRON AMERICA, INC.,	DEMAND FOR JURY TRIAL		
18	Defendant.			
19	AND RELATED CROSS-ACTIONS.			
20				
21		ovation, LLC ("Exceptional Innovation"), by		
22	and through counsel, and for its First Amended Complaint against Defendant Kontron			
23	America, Inc. ("Kontron") states the following:			
24	<u>PARTIES</u>			
25	1. Plaintiff Exceptional Innovation is now and was at all times an Ohio limited			
26	liability company with its principal place of business in Westerville, Delaware County,			
27 28	Ohio. Plaintiff's members are residents of Ohio and Florida.			
40	2. Upon information and belief, Kontron is now and was at all relevant times a			
	EXHIBIT <u>H</u> , PA	Case No. 3:07-CV-02041-LAB-LSP FIRST AMENDED COMPLAINT		

Delaware corporation with its principal place of business in Poway, San Diego County, 1 California. 2 JURISDICTION AND VENUE 3 3. Jurisdiction over this matter is conferred on the Court by 28 U.S.C. § 1332. 4 The amount in controversy exceeds \$75,000, excluding interest and costs. There is 5 complete diversity of citizenship between the parties. 6 4. The Court has personal jurisdiction over Kontron by virtue of its presence in 7 this judicial district, and because, among other things, the activities complained of herein 9 occurred in part in this judicial district and Defendant conducts business in this judicial district. 10 5. Venue is proper in this Court pursuant to 28 U.S.C. § 1391 because Kontron 11 12 resides in this district. STATEMENT OF FACTS 13 6. This case concerns a contract dispute between Exceptional Innovation, a 14 final product manufacturer, and Kontron, one of its component vendors. 15 7. Exceptional Innovation is, in part, in the business of designing and selling 16 17 state-of-the-art digital home entertainment and automation systems. These systems offer user convenience and efficiency by integrating various home entertainment, security, 18 19 lighting, and other systems onto a single network. In the course of its business, 20 Exceptional Innovation designs and sells both software and hardware. 8. 21 Kontron is in the business of selling embedded standard and custom 22 computer technology. Kontron's products are components intended for integration into other systems. The relevant Kontron product to this action is a particular type of 23 embedded internal computer module, which Exceptional Innovation expected to use in 24 25 certain new hardware devices. 9. At a trade show in or about September 2004, Exceptional Innovation's 26 President and Chief Executive Officer, Seale Moorer, was approached by Matthias Huber, 27

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Kontron's representative, who offered basic information about the nature of Kontron's

products.

- 10. After the trade show, Mr. Moorer asked Kyle Virgin, Hardware Design Engineer for Exceptional Innovation, to explore further whether Kontron's technology may be an appropriate solution for integration into Exceptional Innovation's emerging hardware products.
- 11. As a result, Mr. Virgin made some information requests on Kontron's website.
- 12. Mr. Virgin informed Kontron, among other things, of the nature of the solution he was seeking, the nature of Exceptional Innovation's product lines, and Exceptional Innovation's anticipated production timetable for the new hardware devices.
- 13. Shortly thereafter, Kontron instructed its local agent, Jerome Rozek, to contact Exceptional Innovation to work toward developing an appropriate solution.
- 14. Upon information and belief, during the entire time Exceptional Innovation dealt with Mr. Rozek, he maintained an office as Kontron's employee and agent in North Royalton, Ohio, and listed both his office and mobile telephone numbers as within the 440 area code (suburban Cleveland). Mr. Rozek's email address was at all relevant times jerome.rozek@us.kontron.com.
- 15. In late 2004 and early 2005, Exceptional Innovation viewed and tested various sample products sent by Kontron both in Ohio and during visits to Kontron in California. Mr. Rozek also met with Exceptional Innovation in its Delaware County facility on four or five separate occasions.
- 16. A series of products Kontron offered in late 2004 and early 2005 was not acceptable for Exceptional Innovation's needs. However, in April 2005, Kontron presented Exceptional Innovation with a module Exceptional Innovation felt would eventually meet its needs, both in terms of technology and timeframe. This module is known by the Kontron name ETX Express (hereinafter "the Modules").
- 17. Among the features that were key to Exceptional Innovation's decision to order the Modules was the one gigabit ethernet product, which was far more advanced than

- 18. Kontron also promised it would have the Modules ready by June 2005, which fit Exceptional Innovation's planned production timeframe.
- 19. On or about May 2005, Exceptional Innovation submitted two purchase requests to Kontron for approximately \$1.5 million worth of several Kontron products, including an order for 1000 Modules worth approximately \$912,000. (True and correct copies of the purchase requests are attached hereto as Exhibit A.)
- 20. The purchase requests were accepted by Kontron, forming a binding contract for the goods ordered therein (the "Contract").
- 21. Consistent with Kontron's representations, the Contract indicated the "required date" for the Modules was June 15, 2005. The Contract also contained the following notation: "300 units requested ASAP. The rest to follow within the next 12 months based upon demand." Kontron did not indicate that it would have any problem meeting these delivery deadlines.
- 22. In fact, Kontron seriously misrepresented the date on which it could perform by delivering working Modules.
- 23. Immediately after accepting the contracting, Kontron began to stall, repeatedly informing Exceptional Innovation of problems it was having producing working Modules.
- 24. In the summer and fall of 2005, Kontron shipped only small quantities of Modules to Exceptional Innovation. These Modules repeatedly failed due to a variety of technical issues. Indeed, the initial quantities of modules lacked even the one gigabit ethernet capability that Kontron had promised, thus rendering them virtually useless.
- 25. For the 15 month time period from April 2005 through July 2006, Kontron produced a continuous series of defective Modules. Desperate for working modules to fill orders, Mr. Virgin and others at Exceptional Innovation devoted substantial time on a daily

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- 26. Among other problems, Kontron's modules repeatedly demonstrated problems with the speed, the BIOS, and the dynamic fan. Frequently the Modules were packaged so poorly that they arrived damaged beyond repair. The Modules that made it through the shipping unscathed were inevitably returned as defective goods or scavenged in an attempt to create a working Module that could be use at trade shows.
- 27. In June 2006, Mr. Huber of Kontron sent a letter to Exceptional Innovation conceding that the Kontron Modules were faulty. He further admitted that due to the faulty construction, each Module would have to be individually repaired and reconfigured, causing further delay. The first 300 working modules were not delivered until approximately August 2006, over one year after the initially promised delivery date of June 2005.
- 28. By the time Kontron delivered the quantity of Modules required by the Contract they had become outdated by faster technology. In light of the numerous problems and the delay in delivery of over a year, in late 2007 Exceptional Innovation asked Kontron to substitute the Modules for more advanced models but Kontron refused.
- 29. To date, Exceptional Innovation has paid in excess of \$1 million to Kontron for the Modules and the other products that were part of the Contract. This payment despite the fact that Kontron was over one year late in delivering the Modules.
- 30. Nonetheless, Kontron is now demanding in excess of \$200,000 in additional payments from Exceptional Innovation. As set forth herein, Exceptional Innovation has declined to pay any additional sums for the Modules.
- 31. Kontron materially breached the Contract by its lengthy and disruptive failures to deliver working, state-of-the-art Modules in a timely manner.
- 32. Exceptional Innovation has been damaged by Kontron's breaches. These damages include but are not limited to:
 - Exceptional Innovation expended significant time and funds attempting to

1	help Kontron cure defects in the Modules; and			
2	Kontron's failure to timely deliver the Modules contributed to delays in			
3	Exceptional Innovation's production schedule; and			
4	Kontron's lengthy delays left Exceptional Innovation unable to fill customer			
5	orders; and			
6	The poor performance of Kontron and its modules has hurt Exceptional			
7	Innovation's reputation; and			
8	• Exceptional Innovation is now left with a product that does not fulfill its			
9	original goal of building its new hardware devices with state-of-the-art			
10	technology possible, and as a result it will be required to re-tool its product			
11	in order to accommodate properly constructed modules that it must purchase			
12	from another manufacturer.			
13	FIRST CAUSE OF ACTION			
14	(DECLARATORY JUDGMENT)			
15	33.	Exceptional Innovation realleges and incorporates herein each and every		
16	allegation set	t forth above.		
17	34. Kontron materially breached the Contract by engaging in the conduct as set			
18	forth above.			
19	35. By virtue of Kontron's breaches, Exceptional Innovation is excused from			
20	further perfor	rmance under the Contract, including payment of any additional sums.		
21	36. Thus, there is a real and justiciable controversy between the parties as to			
22	whether Exceptional Innovation has any further obligation to remit payment to Kontron in			
23	light of Kontron's material breaches of the Contract.			
24	37. Under Ohio Rev. Code § 2721.03 and California Code of Civil Procedure			
25	§ 1060, Exceptional Innovation is entitled to a declaration construing the parties' rights			
26	and obligations under the Contract.			
27	38. Speedy relief is necessary to preserve Exceptional Innovation's rights that			
28	may otherwise be impaired or lost.			
		EVHIRIT A PAGE 7		

1	39. Exceptional Innovation is entitled to a declaration that (1) Kontron materially		
2	breached the Contract and (2) Exceptional Innovation is excused from further performance		
3	under the Contract as a result of said breach and thus has no liability to Kontron.		
4	SECOND CAUSE OF ACTION		
5	(BREACH OF CONTRACT – LATE DELIVERY/NONCONFORMING GOODS)		
6	40. Exceptional Innovation realleges and incorporates herein each and every		
7	allegation set forth above.		
8	41. Exceptional Innovation has fully performed its obligations under the		
9	Contract, except to the extent they were excused.		
10	42. Kontron materially breached the Contract by engaging in the conduct as set		
11	forth above.		
12	43. Exceptional Innovation promptly notified Kontron that its performance was		
13	unacceptable.		
14	44. As a direct and proximate result of Kontron's breach of the Contract,		
15	Exceptional Innovation has suffered damages in an amount to be proven at the time of		
16	trial.		
17	THIRD CAUSE OF ACTION		
18	(BREACH OF CONTRACT – EXPRESS WARRANTY)		
19	45. Exceptional Innovation realleges and incorporates herein each and every		
20	allegation set forth above.		
21	46. Exceptional Innovation has fully performed its obligations under the		
22	Contract, except to the extent they were excused.		
23	47. Kontron included an express warranty provision in the Terms and Conditions		
24	that it contends in the Counter-claim were part of the parties' Contract.		
25	48. Exceptional Innovation disputes that the express warranty provision forms		
26	part of the parties' agreement. However, to the extent it does, Kontron breached the		
27	provision by shipping Modules that failed due to a variety of technical reasons and which		
28	Kontron was unable to fix for almost a year. Exceptional Innovation was forced to devote		
	EXHIBIT		

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FIRST AMENDED COMPLAINT

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substantial resources of its own to correcting the problems with Kontron's Modules. 1 2 49. Exceptional Innovation promptly notified Kontron that its performance was 3 unacceptable. 4 50. As a direct and proximate result of Kontron's breach of warranty, 5 Exceptional Innovation has suffered damages in an amount to be proven at the time of trial. 6 7 FOURTH CAUSE OF ACTION 8 (BREACH OF IMPLIED WARRANTIES) 9 51. Exceptional Innovation realleges and incorporates herein each and every allegation set forth above. 10 11 52. Kontron is a merchant of electronics goods, such as the Modules and other units that Exceptional Innovation purchased. Therefore, the parties' Contract includes the 12 implied warranty of merchantability (Cal. Comm. Code § 2314(1)). 13 At the time the parties reached agreement, Exceptional Innovation intended 53. 14 to use the Modules for a particular purpose. Kontron knew or had reason to know of this 15 particular purpose. Exceptional Innovation relied on Kontron's skill and expertise to select 16 and furnish goods suitable for its particular purpose. Kontron, at the time the parties 17 18 reached agreement, knew or had reason to know that Exceptional Innovation was relying on Kontron's skill and expertise. Therefore, the parties' Contract incorporates the implied 19 warranty of fitness for a particular purpose (Cal. Comm. Code § 2315). 20 21 54. Kontron breached the implied warranty of merchantability by failing in a timely fashion to ship Modules that could pass without objection in the trade under the 22 contract description and that were fit for the ordinary purposes for which such goods are 23 24 used. 25 Kontron breached the implied warranty of fitness for a particular purpose by 55. providing Modules that were not fit for the particular purpose they were intended. 26 27 56. Exceptional Innovation promptly notified Kontron that its performance was

unacceptable.

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1		57. As a direct and proximate result of Kontron's breach of warranty,		
2	-	I Innovation has suffered damages	s in an amount to be proven at the time of	
3	trial.	EDECORE Consultant Invant		
4	WHEREFORE, Exceptional Innovation, LLC hereby demands judgment and relief			
5	against Defendant Kontron America, Inc., as follows:			
6	A. For a declaration that Kontron materially breached the Contract, and			
7	_		further performance or liability to Kontron	
8	under the C	,		
9	В.	For monetary damages according		
10	C.	For attorneys' fees and expense		
11	D.	For costs and such other remed	y as the Court deems just and proper.	
12	Datadi Mar	mah 19 2009	RUTAN & TUCKER, LLP, a	
13 14	Dated: Mai	,	JEFFREY WERTHEIMER CHRISTOPHER HEIKAWS WEAVER	
15			Pu All Till	
16			By: fry Wertheimer	
17			Attorheys for Plaintiff and Counter- Defendant EXCEPTIONAL	
18			INNOVATION, LLC	
19		JURY D	DEMAND	
20				
21	triable.			
22	Dated: Mai	arch 18, 2008	RUTAN & TUCKER, LLP	
23			RUTAN & TUCKER, LLP, JEFFREY WERTHEIMER CHRISTOPHER HEJKAUS WEA VER	
24			By:	
25				
26			Jeffrey Wertheimer 'Attorneys for Plaintiff and Counter- Defendant EXCEPTIONAL INNOVATION, LLC	
27			INNOVATION, LLC	
28				
		EXHIBIT [Case No. 3:07-CV-02041-LAB-LSP	
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1 PROOF OF SERVICE BY E-MAIL 2 STATE OF CALIFORNIA, COUNTY OF ORANGE 3 I am employed by the law office of Rutan & Tucker, LLP in the County of Orange, State of 4 California. I am over the age of 18 and not a party to the within action. My business address is 611 Anton Boulevard, Fourteenth Floor, Costa Mesa, California 92626-1931. My electronic notification address is lcauble@rutan.com. 6 On March 19, 2008, at I served on the interested parties in said action the within: 7 STIPULATION RE FILING FIRST AMENDED COMPLAINT 8 by transmitting a true copy of the foregoing document to the e-mail addresses set forth as stated 9 below: 10 Elizabeth A. Mitchell, Esq. Attorneys for Defendant and Solomon Ward Seidenwurm & Smith, LLP Counter-Claimant Kontron America, Wells Fargo Plaza Inc. 11 401 B Street, Suite 1200 San Diego, CA 92101 12 email: mitchell@swsslaw.com 13 Co-Counsel for Plaintiff and Vladimir P. Belo, Esq. Bricker & Eckler LLP Counter-Defendant Exceptional 14 100 South Third Street Innovation, LLC Columbus, OH 43215-4291 15 email: vbelo@bricker.com 16 Executed on March 19, 2008, at Costa Mesa, California. 17 I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. 18 19 Linda Cauble 20 (Type or print name) 21 22 23 24 25 26 27 28